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10 *Attorneys for Plaintiffs Broadcast Music, Inc., Cotillion Music, Inc.,*
11 *Terry Stafford Music Co., Sony/ATV Songs LLC d/b/a Sony/ATV Tree*
12 *Publishing, Sony/ATV Songs LLC, and House of Cash, Inc.*

13 **UNITED STATES DISTRICT COURT**

14 **DISTRICT OF NEVADA**

15 BROADCAST MUSIC, INC.; COTILLION
16 MUSIC, INC.; TERRY STAFFORD MUSIC CO.;
17 SONY/ATV SONGS LLC d/b/a SONY/ATV TREE
18 PUBLISHING; SONY/ATV SONGS LLC; HOUSE
19 OF CASH, INC.,

20 Plaintiffs,

21 vs.

22 TRM HOSPITALITY LLC d/b/a LEGENDS
23 SPORTS BAR & GRILL and JAMES MURPHY,
24 individually,

25 Defendants.

26 Case No.: 2:20-cv-00309-APG-VCF

27 **PLAINTIFFS' UNOPPOSED
28 MOTION TO EXTEND DEADLINE
TO RESPOND TO DEFENDANT
JAMES MURPHY'S MOTION TO
DISMISS [ECF NO. 8]**

(FIRST REQUEST)

ORDER

29 Plaintiffs, Broadcast Music, Inc. ("BMI"), Cotillion Music, Inc., Terry Stafford Music Co.,
30 Sony/ATV Songs LLC d/b/a Sony/ATV Tree Publishing, Sony/ATV Songs LLC, and House of Cash,
31 Inc. (collectively, "Plaintiffs"), by and through their counsel, Armstrong Teasdale LLP, hereby move
32 pursuant to Fed. R. Civ. P. 6 and Local Rule LR IA 6-1, to extend the deadline to respond to
33 Defendant James Murphy's Motion to Dismiss (ECF No. 8), which was filed on March 4, 2020, by
34 forty-five (45) days so that Plaintiffs' response would be due on May 4, 2020 (instead of the current
35 deadline of March 18, 2020). Undersigned counsel spoke to Defendant James Murphy on March 18,
36 2020, regarding this extension request, and Mr. Murphy was in agreement to a 45 day extension.
37 This is the first request to extend this particular deadline. A hearing is not presently scheduled for the
38 Motion to Dismiss.

1 Good cause exists to extend Plaintiffs' deadline to respond to the Motion to Dismiss by 45
2 days, or to May 4, 2020. In light of the present COVID-19 pandemic along with the recent orders in
3 various jurisdictions, including Nevada, requiring the closure of non-essential businesses, Plaintiffs
4 believe that additional time is needed to adequately respond to Mr. Murphy's Motion to Dismiss as
5 well as to provide the parties additional time to potentially discuss settlement and reasonable
6 accommodations under the circumstances. Defendant TRM Hospitality LLC dba Legends Sports
7 Bar & Grill is a gaming bar and restaurant in Clark County, Nevada, and Plaintiffs understand that
8 the establishment, as a non-essential business, is subject to closure under the Governor Sisolak's
9 March 17, 2020, order. This request for a 45 day extension to respond to the Motion to Dismiss is
10 made in good faith and is not intended to unreasonably delay this matter. In particular, this case was
11 only recently filed on February 13, 2020, and no scheduling order has been issued.

12 On March 18, 2020, undersigned counsel spoke with James Murphy via telephone to discuss
13 the closure of his business under Governor Sisolak's order and this extension request. Mr. Murphy
14 was in agreement with Plaintiffs seeking this 45 day extension.

15 Based on the foregoing, Plaintiffs respectfully request that this Court extend the deadline to
16 respond to the Motion to Dismiss by 45 days, or to May 4, 2020.

17 DATED this 18th day of March, 2020. ARMSTRONG TEASDALE LLP

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19 By:/s/*Michelle D. Alarie* _____
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22 *Attorneys for Plaintiffs Broadcast Music, Inc.,*
23 *Cotillion Music, Inc., Terry Stafford Music Co.,*
Sony/ATV Songs LLC d/b/a Sony/ATV Tree Publishing,
Sony/ATV Songs LLC, and House of Cash, Inc.

24
25 **ORDER**

26 **IT IS SO ORDERED.**

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UNITED STATES DISTRICT JUDGE

Dated: March 19, 2020.